

**875—61.1 (88A) Purpose, scope and definitions.** These rules institute administrative and operational procedures for implementation of the Act.

**61.1(1) Definitions.** The definitions and interpretations contained in Iowa Code section 88A.1 shall be applicable to such terms when used in this chapter.

*“Act”* means Iowa Code chapter 88A.

*“Amusement park”* means a tract, structures, area and equipment, including electrical equipment used principally as a location for supporting amusement rides, amusement devices and concession booths.

*“Major alteration”* is a change in the type or capacity of an amusement ride or device or a change in the structure or mechanism that materially affects its function or operation. This includes but is not limited to changing its mode of transportation from nonwheeled to a truck or flat-bed mount, and changing its mode of assembly or other operational functions from manual to mechanical or hydraulic.

*“Major breakdown”* means a stoppage of operation from whatever cause resulting in damage, failure or breakage of a stress bearing part of a ride or device.

*“Ride operator”* is a person or persons causing the amusement ride or amusement device to go and stop or perform its entertaining function. A ride operator can be the operator’s employee.

**61.1(2) Fees.**

- a. “Annual inspection fee”* is a fee instituted by the Act for the annual inspection.
- b. “Permit fee”* is an annual fee established by the Act for a permit to operate.
- c. “Reinspection fee”* is equal to the fee established by the Act for an annual inspection.

**61.1(3) Inspections.**

*a. “Annual inspection”* is the official inspection of a ride or device made by the commissioner or authorized representative.

*b. “Reinspection”* is an inspection, other than the annual inspection made during the year, of a ride or device as a result of a major breakdown, major alteration, or for any cause which may be deemed necessary by the commissioner.